

Changes Made," marked up to show all the changes relative to the previous version of the claim being amended.

8.17  
10  
1. (Twice Amended) A method for launching a web browser application on a user's computer, comprising the steps of:

providing a browser application on the user's computer that is launchable in response to predetermined browser inputs being received by the user's computer;

providing a non-browser input that is not a portion of the set of predetermined browser inputs;

converting the non-browser input to simulate one or more of the predetermined browser inputs as a simulated browser input; and

launching the web browser on the user's computer with this simulated browser input and, in response therefore, accessing information on a network.

### REMARKS

Applicants have carefully reviewed the Final Office Action dated July 17, 2001. Applicants have amended Claim 1 to more clearly point out the present inventive concept. Reconsideration and favorable action is respectfully requested.

Regarding Claim 1, rejected under 35 U.S.C. Sec. 102(b) as being anticipated by *Hudetz et al.*, U.S. Pat. No. 5,978,773, this rejection is respectfully traversed as follows. The Office Action cites Col. 3, lines 16 to Col. 4, line 30 and Col. 11, line 40 to Col. 12, line 10 of the reference. These two rather lengthy passages, without identifying the particular disclosure relied upon for the rejection, nevertheless

### **AMENDMENT AND RESPONSE**

S/N 09/382,373

Atty. Dkt. No. PHL-24,735